

REMARKS

Claims 1-18 are pending in the present application. Claims 1-18 were rejected under 35 U.S.C. §103(a) as being unpatentable over Tuli (U.S. Publication 2004/0139208) in view of Brisebois et al. (U.S. Patent 6,219,679).

Please amend Claims 1, 5, 6, 8, 9, 12 and 16 as set forth herein. No new matter has been added.

Initially, it is respectfully submitted that the Examiner has not addressed any of the arguments contained in the prior Response. The Examiner stated that the arguments were considered moot in view of “the new grounds of rejection”. The Examiner made this statement even though the rejections contained in the present Office Action are the same as those contained in the previous Office Action. It is therefore respectfully requested that the Examiner withdraw the finality of the Office Action and properly address the arguments.

Regarding the Examiner’s rejection of independent Claims 1 and 8 under §103(a), the Examiner maintains his position that Tuli in view of Brisebois render the claims obvious. Applicants respectfully disagree.

Amended Claims 1 and 8 recite, automatically storing previous display information of a currently displayed web page to the memory when a display screen displayed on the display unit is changed by a web page turning operation, detecting the previous display information of the web page from the memory when a revisit request for a previously visited web page occurs during visiting and scanning a new web page, and displaying a last viewed display area of the previously visited web page by utilizing the previous display information.

Tuli discloses a system that allows multiple users operating a personal digital assistant (PDA) receiving information from a server via a cellular phone to access the Internet or World Wide Web (WWW) to remotely view and interact with the information. The information that the

PDA interacts with is not a web page. Tuli further discloses that a Web server is connected to the Internet and converts an image of a Web page into a bit map format which is compressed and then sent via the cellular phone to the PDA. Tuli interacts with a bit map image not a web page. In other words, the PDA displays a bit map image of a part of a Web page. As taught by Tuli, the PDA does not interact directly with the Web page but is fed a bit map image with which the PDA responds. This can cause unnecessary delays and does not allow direct interaction with a Web page when the PDA is not wirelessly connected to the Web server.

Brisebois discloses enhanced user-interactive information content bookmarking. Brisebois discloses copying a particular area from each of a plurality of web pages and generating a super bookmark page by including the copied areas in a single window. Referring to Figs. 5a and 5b, Brisebois discloses selecting/copying A, B, C, D and E from different web page to position them in an appropriate position of the "new super bookmark" window of Fig. 5b, and at the same time, storing a URL of a web page corresponding to each area, thereby generating the new super bookmark page. Brisebois teaches the storing of a position of an area selected by a user in a web page into the new super bookmark; the user directly generates the new super bookmark.

The claims of the present application automatically store previous display information when a display screen displayed in the display unit is changed by a web page turning operation. At that time, the previous display information includes a start position of the last viewed display area of the web page at a time of a previous visit to the web page, so that when revisiting the web page, the area of last viewed web page can be displayed.

Based on at least the foregoing, withdrawal of the rejection of Claims 1 and 8 under §103(a) is respectfully requested.

Independent Claims 1 and 8 are believed to be in condition for allowance. Without conceding the patentability per se of dependent Claims 2-7 and 9-18, these are likewise believed to be allowable by virtue of their dependence on their respective amended independent claims.

Accordingly, all of the claims pending in the Application, namely, Claims 1-18, are believed to be in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicants' attorney at the number given below.

Respectfully submitted,



Paul J. Farrell
Reg. No. 33,494
Attorney for Applicant

THE FARRELL LAW FIRM
333 Earle Ovington Blvd. Suite 701
Uniondale, New York 11553
Tel: (516) 228-3565
Fax: (516) 228-8475